## APPENDIX N

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## MUTUAL MON-DISCLOSURE AOREEMENT

THIS . CORBEMENT, made Apriles, 1993, by and decween INNOVAD, having an oriect 33310 Mission Bivd. Ste. 131, Union City, CA 94587, and Lin. Drive Transport Confermation Robot Hoffo having an office as Explosional Explosional Confermation of the C

Convail between INNOVAD and Rabott Hove

While as, in connection with such discussions the paries will exchange extrain information of the disclosing pay: and

opeold can so protect its considertial, proprietly nature.

HOW THEREFOLE, in consideration of the municipromises and sevendance herein confidence. The parties agree as follows:

- 1. Bus puty agreet that it will not disclose any confidential information of the other. A through D, to any person, or early. If such information is in tangible form, it that he returned to the disciosing pury upon request.
  - A. All maters, information and plans, at well as the that discussions are withing place, and the identity of the puries involved, shall be readed to confidential information proprietary to the disclosing party and shall not be disclosed in whole or part to others, or reproduced or copied in whole or in pert for any purpose, without the express written compent of the disclosing party.
  - B. Each purty will regard and preserve at confidencial all information related to the business of the other pury. Each party thall not without first obtaining the written consent of the other, disclose to any person, firm or enterprise, or use for its benefit, any information relating to the pricing, methods, process, financial data, lists, apparatus, audistics, process, financial data, lists, apparatus, audistics, process, concerning part, present or future business acceptation of the other party.
  - C. Information shall not be deemed "confidential" for purposes of this paragraph 1 to the extent, that such information (1) was acquired by a

party hereto before the contemplated discussions and when such party was under no obligation to keep such information confidential, (2) is or becomes publicly known through no wrongful act of a party hereto, or (3) is received from a third person or entity who is legally entitled to possession of such information.

- D. Each party further acknowledges and agrees that, in the event of a threatened breach of active breach by it of the provisions of the Agreement, the other party will have no adequate remedy for damages, and, secondingly, shall be entitled to an injunction against such threatened breach. However, no provision in this Agreement shall be construed as a waiver or prohibition of any other legal or equitable remedy for threatened or active breach hereof.
- Neither party shall advertise, market or otherwise make known to others confidential information, as described in paragraph 1, learned from discussion, occurring pursuant to this Agreement, in a manner which attributes the information to or associates the information with the name of the other party, or its affiliated companies, partners, investors, subsidiaries, licensees, or any other entities.
- 3. Nothing contained in this Agreement shall be construed as granting or conferring upon a party hereto any proprietary right, by license or otherwise, in any confidential information disclosed by the other party.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their authorized persons as of the date set forth below.

Ву:\_\_\_\_

For PARIVE Robinsonia

The Charge

By: Cary for

Tive: Owner

Title: President

Date: 4/20/92

Date: 4/28/93